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2	United States Attorney District of Arizona	2022 SEP 28 AM 4: 13	
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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE DISTRICT OF ARIZONA		
10	United States of America,	SUPERCEDING	
11	Plaintiff,	INDICTMENT	
12	VS.	Violations: 18 U.S.C. § 2252(a)(2) and (b)(1) (Distribution of Child Pornography)	
13		(Distribution of Child Pornography) Counts 2-4, 6, 7	
14	Eric Lavon Williams, (Counts 1-5)		
15	Cori Marie Williams	18 U.S.C. § 2252(a)(2) and (b) (Receipt of Child Pornography) Count 1	
16	(Counts 6, 7)		
17	Defendants.	18 U.S.C. § 2252A(a)(5)(B) and (b)(2) (Knowing Access of Child Pornography) Count 5	
18		WOIM CASE	
19	THE GRAND JURY CHARGES:		
20	<u>COUNT ONE</u>		
21	RECEIPT OF CHILD PORNOGRAPHY		
22	On or about March 22, 2022, in the District of Arizona, the defendant, ERIC		
23	LAVON WILLIAMS, using any means or facility of interstate and foreign commerce, did		
24	knowingly receive child pornography, that is, visual depictions, the production of which		

involved the use of a minor engaging in sexually explicit conduct, as defined in Title 18,

United States Code, Section 2256(2), and which depicted such conduct, which had been

shipped and transported in interstate and foreign commerce by means of computer, or

otherwise, including, but not limited to, the following file:

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COUNT FOUR

DISTRIBUTION OF CHILD PORNOGRAPHY

On or about April 10, 2022, in the District of Arizona, ERIC LAVON WILLIAMS, using any means or facility of interstate and foreign commerce, did knowingly distribute child pornography, that is, visual depictions, the production of which involved the use of minors engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2), and which depicted such conduct, which had been shipped and transported in interstate and foreign commerce by means of computer, or otherwise, including, but not limited to, the following file:

"7e9dc05c-8362-49abb263-a8fde34d68c3.mp4."

All in violation of Title 18, United States Code, Sections 2252(a)(2) and (b)(1).

COUNT FIVE

KNOWING ACCESS OF CHILD PORNOGRAPHY

Beginning on a date unknown and continuing through June 29, 2022, in the District of Arizona, the defendant, ERIC LAVON WILLIAMS, using any means or facility of interstate and foreign commerce, did knowingly access with intent to view child pornography, that is, visual depictions, the production of which involved the use of a minor engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2), and which depicted such conduct, which had been shipped and transported in interstate and foreign commerce by means of computer, or otherwise; that is, ERIC LAVON WILLIAMS did use a **Samsung Galaxy** S9 and the internet to view child pornography images, including, but not limited to, the following files:

"abe5103ed03b77c5222dc24a5c3a23a7"

"7335c53c-c440-4876-8552-7fb49f51e2f8.mp4"

"1f2f94a7-1cec-4871-8953-c3e3b2a8f533.mp4"

"653087d75d7d05d63f15f75da7c5d4ba89fd90642d00515459b8cfdbd8810f3b"

"0e7f3403-071e-4337-a2fe-a00a6503e919.mp4"

1 All in violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and 2 (b)(2).3 **COUNT SIX** 4 DISTRIBUTION OF CHILD PORNOGRAPHY 5 On or about March 22, 2022, in the District of Arizona, CORI MARIE WILLIAMS, 6 using any means or facility of interstate and foreign commerce, did knowingly distribute 7 child pornography, that is, visual depictions, the production of which involved the use of 8 minors engaging in sexually explicit conduct, as defined in Title 18, United States Code, 9 Section 2256(2), and which depicted such conduct, which had been shipped and 10 transported in interstate and foreign commerce by means of computer, or otherwise, 11 including, but not limited to, the following files: 12 "abe5103ed03b77c5222dc24a5c3a23a7" 13 "EioSFUd1b3VCcGlaZUpjVWVjWkxYZIBtRhoAGgAiBgiH44uTBjlBAVAEY 14 **AE**" 15 "EioSFVNWZTIJYXJ3MW1jNXRJbnBFdmZjdhoAGgAiBgi15luTBjlBf1AEYA 16 E." 17 "EioSFWJhYWU5b0hVekx3T295aUtpenF6VRoAGgAiBgipj4yTBjlBAVAEYA E" 18 19 "EioSFWpoTDRUa0RjYkVvS1ISVFNnaDM0aBoAGgAiBgiqj4yTBjIBAVAEY 20 AE" 21 "EioSFVlqQzl6NkVHSDhmWnZ4dG95TmpwVxoAGgAiBgitj4yTBjlBAVAEY AE" 22 23 All in violation of Title 18, United States Code, Sections 2252(a)(2) and (b)(1). 24 COUNT SEVEN 25 DISTRIBUTION OF CHILD PORNOGRAPHY 26 On or about April 10, 2022, in the District of Arizona, CORI MARIE WILLIAMS, 27 using any means or facility of interstate and foreign commerce, did knowingly distribute 28 child pornography, that is, visual depictions, the production of which involved the use of

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1	minors engaging in sexually explicit conduct, as defined in Title 18, United States Code,	
2	Section 2256(2), and which depicted such conduct, which had been shipped and	
3	transported in interstate and foreign commerce by means of computer, or otherwise,	
4	including, but not limited to, the following file:	
5	"EioSFW5DanFEWWh6RWd1RElijNUpjTG1teRoAGgAiBgi5ilyTBjlBf1AEYA	
6	E"	
7	All in violation of Title 18, United States Code, Sections 2252(a)(2) and (b)(1).	
8	A TRUE BILL	
9	/S/	
10	TOKLI EKBON OF THE GROWN JOKE	
11	Dated: September 28, 2022	
12	GARY M. RESTAINO United States Attorney REDACTED FOR	
13	District of Arizona PUBLIC DISCLOSURE	
14	CARIN C. DURYEE	
15	REBECCA S. GARVEY	
16	Assistant U.S. Attorney	
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